IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

POWER INTEGRATIONS, INC.,)	
Plaintiff,)	
v.) C.A. No. 08-309-	JJF
FAIRCHILD SEMICONDUCTOR INTERNATIONAL, INC., FAIRCHILD SEMICONDUCTOR CORPORATION,)))	
and SYSTEM GENERAL CORPORATION, Defendants.))	

DEFENDANTS' MOTION FOR A MORE DEFINITIVE STATEMENT OR, IN THE <u>ALTERNATIVE</u>, TO DISMISS OR STRIKE WILLFULNESS ALLEGATIONS

Defendants Fairchild Semiconductor International, Inc., Fairchild Semiconductor Corporation, and System General Corporation (collectively, "Defendants") will and hereby do move the Court for an order requiring plaintiff Power Integrations, Inc. to submit a more definite statement, pursuant to Fed. R. Civ. P. 12(e), on the ground that the Complaint is so vague and ambiguous that Defendants, either jointly or severally, cannot reasonably be required to frame a responsive pleading. In the alternative, Defendants move the Court, pursuant to Fed. R. Civ. P. 12(b)(6), for an order dismissing the Complaint in its entirety as insufficient to state a claim upon which relief can be granted; or, alternatively, move to strike the allegations of willful infringement from the Complaint, pursuant to Fed. R. Civ. P. 12(f) as insufficient as a matter of law.

Defendants file contemporaneously herewith and incorporate herein their Memorandum in Support of Defendants' Motion for a More Definitive Statement or, In the Alternative, To Dismiss or Strike Willfulness Allegations.

ASHBY & GEDDES

/s/ John G. Day

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Dated: July 11, 2008

{00229131;v1}

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

POWER INTEG	FRATIONS, INC.,)		
	Plaintiff,)		
	EMICONDUCTOR NAL, INC., FAIRCHILD) C.A. No. 08-309-JJF))		
	TOR CORPORATION, ENERAL CORPORATION, Defendants.			
ORDER				
	day of	, 2008, the Court, having considered atement or, In the Alternative, To Dismiss or Strike		
		nse thereto, the pleadings and papers on file with		
the Court, and g	ood cause appearing therefor			
Integrations, Inc	. must amend its Complaint t	to make a more definite statement, including (i) a		
specific identific	cation of each defendant's pro	oducts it currently believes infringe the patents-in-		
suit, (ii) a specif	ic identification of which cla	ims of the patents-in-suit it currently believes are		
infringed, and (i	ii) its grounds for alleging wi	illful infringement of the '851 and '876 patents.		
		Huitad States District Inde		
		United States District Judge		